Department of Veterans Affairs

- (1) Members of the general public;
- (2) Appropriate representation of veterans with service-connected disabilities; and
- (3) Persons who have distinguished themselves in the public and private sectors in the fields of rehabilitation, and employment and training programs.
- (d) Members terms. The Secretary shall appoint members of the committee for three-year terms. Members may be reappointed for additional three-year terms.
- (e) Chairperson. The Secretary will designate one of the members of the committee to chair the committee.
- (f) Ex-officio members. The committee shall also include ex-officio members named by the following agencies. The ex-officio members shall include one representative from:
- (1) The Veterans Health Services and Research Administration:
- (2) The Veterans Benefits Administration:
- (3) The Rehabilitation Services Administration and one from the National Institute for Handicapped Research of the Department of Education; and
- (4) The Assistant Secretary of Labor for Veterans' Employment of the Department of Labor.

(Authority: 38~U.S.C.~3121(a))

§ 21.402 Responsibilities of the Veterans' Advisory Committee on Rehabilitation.

- (a) Consultation with the Secretary. The Secretary shall regularly, but not less than twice yearly, consult with and seek the advice of the committee with respect to the administration of veterans' rehabilitation programs authorized under Title 38, United States Code.
- (b) Submission of an annual report. The committee shall:
- (1) Submit to the Secretary an annual report on the rehabilitation programs and activities of the VA; and
- (2) Submit such other reports and recommendations to the Secretary as the committee determines appropriate.
- (c) Contents of the committee's annual report. The committee's annual report shall include:

- (1) An assessment of the rehabilitation needs of veterans; and
- (2) A review of the programs and activities of VA designed to meet needs identified in paragraph (c)(1) of this section.
- (d) Secretary's annual report. The findings of the committee shall be incorporated in the Secretary's annual report submitted to the Congress under 38 U.S.C. 529. In addition the Secretary shall submit, together with this annual report, a copy of all reports and recommendations of the committee submitted to the Secretary since the previous annual report was submitted to the Congress.

(Authority: 38 U.S.C. 3121(c))

ADDITIONAL ADMINISTRATIVE CONSIDERATION

§ 21.410 Delegation of authority.

The Secretary delegates authority to the Under Secretary for Benefits to make findings and decisions under 38 U.S.C. chapter 31 and regulations, precedents, and instructions that affect vocational rehabilitation services for disabled veterans. The Under Secretary for Benefits may further delegate this authority to supervisory and non-supervisory Vocational Rehabilitation and Employment staff members.

(Authority: 38 U.S.C. 512(a)) [62 FR 17710, Apr. 11, 1997]

§21.412 Finality of decisions.

- (a) Facility of original jurisdiction. The decision of a VA facility in a given veteran's case:
- (1) Will be final and binding upon all field stations of VA as to conclusions based on evidence on file at that time; and
- (2) Will not be subject to revision on the same factual basis except by duly constituted appellate authorities or except as provided in §§21.410 and 21.414. (See §§19.153, 19.154, and 19.155.

(Authority: 38 U.S.C. 512(a), 7103)

(b) Adjudicative determinations. Current determinations of line of duty, character of discharge, relationship, and other pertinent elements affecting eligibility for training and rehabilitation services or payment of subsistence

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allowance under Chapter 31, made by an adjudicative activity by application of the same criteria and based on the same facts, are binding upon all other adjudicative activities in the absence of clear and unmistakable error.

(Authority: 38 U.S.C. 512(a))

§21.414 Revision of decision.

The revision of a decision on which an action is based is subject to the following regulations:

- (a) Clear and unmistakable error, §3.105(a);
 - (b) Difference of opinion, §3.105(b);
 - (c) Character of discharge, §3.105(c);
- (d) Severance of service-connection, §3.105(d);
- (e) Reduction to less than compensable evaluation, §3.105(e). (See §§21.48, 21.322, and 21.324)

(Authority: 38 U.S.C. 5112)

INFORMING THE VETERAN

§ 21.420 Informing the veteran.

- (a) General. VA will inform a veteran in writing of findings affecting receipt of benefits and services under Chapter 31. This includes veterans:
- (1) Requesting benefits and services; or
- (2) In receipt of benefits and services. (b) *Notification*. (1) Each notification should include the decision or finding, the reasons, including fact and law, for the decision, the effective date of the decision or finding; and
- (2) The veteran's appeal rights, if anv.
- (c) *Adverse action*. An adverse action is one, other than an interim action such as a suspension of benefits pending development, which:
- (1) Denies Chapter 31 benefits, when such benefits have been requested;
- (2) Reduces or otherwise diminishes benefits being received by the veteran; or
- (3) Terminates receipt of benefits for reasons other than scheduled interruptions which are a part of the veteran's plan.
- (d) Prior notification of adverse action. VA shall give the veteran a period of at least 30 days to indicate his or her disagreement with an adverse action other than one which arises as a con-

sequence of a change in training time or other such alteration in circumstances. If the veteran disagrees, he or she shall be given the opportunity, before appealing the adverse action as provided in §21.59 of this part, to:

- (1) Meet informally with a representative of VA;
- (2) Review the basis for VA decision, including any relevant written documents or material; and
- (3) Submit to VA any material which he or she may have relevant to the decision.

(Authority: 38 U.S.C. 3102)

[49 FR 40814, Oct. 18, 1984, as amended at 54 FR 40872, Oct. 4, 1989]

§21.422 Reduction in subsistence allowance following the loss of a dependent.

- (a) Notice of reduction required when a veteran loses a dependent. (1) Except as provided in paragraph (a)(2) of this section, VA will not reduce an award of subsistence allowance following the veteran's loss of a dependent unless:
- (i) VA has notified the veteran of the adverse action, and
- (ii) VA has provided the veteran with a period of 60 days in which to submit evidence for the purpose of showing that subsistence allowance should not be reduced.
- (2) When the reduction is based solely on written, factual, unambiguous information as to dependency provided by the veteran or his or her fiduciary with knowledge or notice that the information would be used to determine the monthly rate of subsistence allowance;
- (i) VA is not required to send a prereduction notice as stated in paragraph (a)(1) of this section, but;
- (ii) VA will send notice contemporaneous with the reduction in subsistence allowance.

(Authority: 38 U.S.C. 5112, 5113)

- (b) Pre-reduction notice. Where a reduction in subsistence allowance is proposed by reason of information concerning dependency received from a source other than the veteran, VA will:
- (1) Prepared a proposal for the reduction of subsistence allowance, setting forth material facts and reasons;